IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

_				_ ~		~	~ —			
1	IN	. 1 1 7	י ויו	17 (י איריי	יאנויו	/ NI ?	A N.	4 I P I D	ICA.
	- 11	\	1 1		. I A	1 H >	() [$\mathbf{A} \mathbf{N}$	пнк	11 4

CR 17-81-GF-BMM

Plaintiff,

VS.

ORDER

GEORGE LEON GOODRIE,

Defendant.

Defendant George Goodrie (Goodrie) appeared before United States Magistrate Judge John Johnston on April 4, 2018, and entered a plea of guilty to being a Prohibited Person in Possession of a Firearm as charged in Count III of the Indictment. Judge Johnston entered Findings and Recommendations on April 4, 2018. (Doc. 33). Judge Johnston determined: (1) that Goodrie was fully competent and capable of entering an informed and voluntary plea; (2) that Goodrie was aware of the nature of the charges against him and the consequences of pleading guilty to Count III; (3) that Goodrie understood his constitutional rights, and the extent to which he was waving those rights by pleading guilty; (4) that Goodrie's plea of guilty was a knowing and voluntary plea supported by an independent basis in fact establishing each of the essential elements of the offense charged in Count III; (5) that Goodrie had adequate time to review the Plea Agreement with counsel; and (6) that Goodrie understood each provision of the

Plea Agreement. (Doc. 33 at 1-2). Judge Johnston recommended that this Court accept Goodrie's plea of guilty to being a Prohibited Person in Possession of a Firearm as charged in Count III. (Doc. 33 at 2). Neither party filed objections to Judge Johnston's Findings and Recommendations.

Given that no objections were filed, the Court has reviewed Judge

Johnston's Findings and Recommendations for clear error. *McDonnell Douglas Corp. v. Commodore Bus. Mach., Inc.*, 656 F.2d 1309, 1313 (9th Cir. 1981). The

Court finds no error in Judge Johnston's Findings and Recommendations, and

adopts them in full.

Accordingly, IT IS ORDERED:

- 1. Goodrie's Motion to Change Plea (Doc. 27) is GRANTED.
- The Court will defer acceptance of the Plea Agreement (Doc. 30) until sentencing, at which time the Court will have reviewed both the Plea
 Agreement and the Presentence Investigation Report.

DATED this 19th day of April, 2018.

Brian Morris

United States District Court Judge